



Signature

December 30, 2004

Date



PTO/SB/21 (08-03)

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U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE
Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application Number 09/446,951 Filing Date **TRANSMITTAL** February 28, 2000 First Named Inventor **FORM DAVIS**, Stephen James Art Unit 3627 (to be used for all correspondence after initial filing) Examiner Name Michael A. CUFF Attorney Docket Number Total Number of Pages in This Submission 11 8697.001.00-US **ENCLOSURES** (Check all that apply) After Allowance Communication Fee Transmittal Form Drawing(s) to Group Appeal Communication to Board of Fee Attached Licensing-related Papers Appeals and Interferences Appeal Communication to Group Amendment/Reply Petition (Appellant's Brief in Response to November 30, 2004 Communication) Petition to Convert to a After Final Proprietary Information Provisional Application Power of Attorney, Revocation Affidavits/declaration(s) Status Letter Change of Correspondence Address Other Enclosure(s) (please Extension of Time Request Terminal Disclaimer identify below): **Express Abandonment Request** Request for Refund Information Disclosure Statement CD, Number of CD(s) Certified Copy of Priority Document(s) Remarks Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Rebecca Goldman Rudich, Reg. No. 41,786 Firm MCKENNA LONG & ALDRIDGE LLP Individual name

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JAN 0 4 2005

GROUP 3600



Docket No.: 8697.001.00-US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re application of

Stephen DAVID Confirmation No.: 3194

Application No.: 09/446,951 Group Art Unit: 3627

Filed: February 28, 2000 Examiner: Michael A. CUFF

For: STEP APPARATUS Customer No.: 30827

APPELLANT'S BRIEF

Mail Stop Appeal Brief - Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

JAN 0 4 2005 GROUP 3600

In response to the communication that was mailed on November 30, 2004, the Appellant submits herewith a corrected Appeal Brief. The original Appeal Brief was filed on April 14, 2004 in response to a Final Rejection of all pending claims that was mailed on June 17, 2003, and an Advisory Action that was mailed on October 28, 2003.

The fees required under § 1.17(f) and any required petition for extension of time for filing this brief and fees therefore are dealt with in the accompanying TRANSMITTAL OF APPEAL BRIEF.

This brief contains items under the following headings as required by 37 C.F.R. § 1.192 and M.P.E.P. § 1206:

- I. Real Party In Interest
- II Related Appeals and Interferences
- III. Status of Claims

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IV. Status of Amendments

V. Summary of Invention

VI. Issues

VII. Grouping of Claims

VIII. Arguments

IX. Claims Involved in the Appeal

Appendix A Claims

I. REAL PARTY IN INTEREST

The real party in interest for this appeal is: Steven J. David

II. RELATED APPEALS AND INTERFERENCES

There are no other appeals or interferences that will directly affect or be directly affected by or have a bearing on the Board's decision in this appeal.

III. STATUS OF CLAIMS

A. Total Number of Claims in the Application

There are 8 claims pending in the application.

B. Current Status of Claims

C. Claims canceled: 2-28, 31, 33-35, and 38.

D. Claims withdrawn from consideration but not canceled: N/A

E. Claims allowed: N/A

F. Claims rejected: 1, 29, 30, 32, 36, 37, 39, and 40

Claims on Appeal: The claims on appeal are claims 1, 29, 30, 32, 36, G. 37, 39, and 40.

IV. STATUS OF AMENDMENTS

The Examiner issued a Restriction Requirement on September 7, 2000 identifying four groups of claims: claim 1-5; claims 6-13; claims 14-28; and claims 29-33. Appellant filed a response to the Restriction Requirement electing claims 1-5 without traverse. The Examiner issued a Non-Final Rejection on November 24, 2000 rejecting claims 1-5 and withdrawing claims 6-33 from consideration. Appellant filed an Amendment on February 26, 2001 amending claims 1 and 3, canceling claims 2, 4, and 5, and adding new claims 34-37. The Examiner issued a Final Rejection on April 20, 2001 rejecting claims 1, 3, 34, 36, and 37 and objecting to claim 35. Appellant filed an Amendment After Final on October 18, 2001 canceling claim 35 and adding claim 38. The Examiner responded to the Ammendment filed on October 18, 2001 in an Advisory Action mailed October 30, 2001. In the Advisory Action, the Examiner indicated that Appellant's remarks were considered, that claim 38 contained allowable subject matter, and that claims 1, 3, 35, 36, and 37 were rejected. Appellant filed a Request for Continuing Examination on December 19, 2001 amending claims 1 and 3. Appellant on January 10, 2002 conducted a personal interview with the Examiner to discuss claims 1 and 38 and no agreement was reached. The Examiner issued a Non-Final Rejection on January 30, 2002 allowing claim 38 and rejecting claims 1, 3, 34, 36, and 37. Appellant filed a Request for consideration on April 30, 2002. The Examiner issued a Non-Final Rejection stating that the claims were subject to an Election of Species. Appellant responded by provisionally electing Species IV, covered by Figure 6. The

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Examiner issued a Non-Final Rejection on September 9, 2002 clarifying the Election of

Species. Appellant responded by provisionally electing Species IV with traverse. The

Examiner issued a Non-Final Rejection on December 31, 2002 rejecting claims 1, 29, 30, 32,

36, and 37. Appellant filed an Amendment on March 31, 2003 amending claims 1, 36, and

37 and adding new claims 39 and 40. The Examiner issued a Final Rejection on June 17,

2003 rejecting claims 1, 29, 30, 32, 36, 37, 39, and 40. Appellant filed a Request for

Reconsideration After Final on October 17, 2003. The Examiner responded to the

Amendment filed on October 17, 2003 in an Advisory Action mailed October 28, 2003. In

the Advisory Action, the Examiner indicated that Appellant's remarks in the Response were

considered, but did not place the application in condition for allowance because the

arguments were not persuasive. Appellant then filed a Notice of Appeal on December 16,

2003.

Accordingly, the claims enclosed herein as Appendix A reflect claims 1, 29, 30, 32,

36, 37, 39, and 40 as currently pending.

V. **SUMMARY OF INVENTION**

The present invention relates to a step apparatus.

It is an objective of the present invention to allow easier access to the rear of tray back

utility vehicles with a towing hitch.

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VI. **ISSUES**

The issue is whether the Examiner properly rejected claims 1, 29, 30, 32, 36, 37, 39, and 40 under 35 U.S.C. 102(e) as being unpatentable over U.S. Patent No. 5,584,495 to Mason (hereinafter "Mason").

VII. **GROUPING OF CLAIMS**

For purposes of this appeal brief only, and without conceding the teachings of any prior art reference, the claims have been grouped as indicated below:

Group/Claim(s)

A. Claims 1, 29, 30, 32, 36, 37, 39, and 40 are all grouped together.

In Section VIII below, Appellant has included arguments supporting the separate patentability of each claim group as required by M.P.E.P. § 1206.

VIII. ARGUMENTS

The issue is whether the Examiner properly rejected claims 1, 29, 30, 32, 36, 37, 39, and 40 under 35 U.S.C. 102(e) as being unpatentable over U.S. Patent No. 5,584,495 to Mason (hereinafter "Mason").

Claim 1 recites a combination of elements including, for example, "a step portion adapted to be hinged to the mounting portion, wherein the step portion is adapted to be moveable between a first in-use position and a second stowed position whereby the mounting portion is adapted to be secured to a vehicle, the step portion is disposed above a hitch portion and usable with or without the vehicle hitch being in use, and in the second stowed position, the step portion is adapted to be adjacent to rear of a vehicle and forward, with

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respect to the direction of travel of a vehicle, of the hitch." Mason fails to disclose this

element.

First, the examiner states that the upper receiver 26 is the step portion of claim 1.

Nowhere does Mason teach or disclose that the upper receiver 26 is a step portion. The upper

receiver 26 is intended to prevent a tongue 20 of a trailer from separating from a hitch ball

16. (Col. 4, Il. 16-21.)

Second, if it assumed that the upper receiver 26 is a step portion (which the Applicant

does not concede), then the upper receiver 26 still does not meet the above stated element of

claim 1. Claim 1 calls for a step portion that is movable between a first in-use position and a

second stowed position. When the upper receiver 26 is closed upon the ball it would be in an

in-use position. The only other position of the upper receiver 26 that would correspond to a

stowed position would be to have the upper receiver rotated open and hanging down along

the side of the trailer hitch locking assembly 10. This would not be a viable position for the

upper receiver 26 while towing a trailer, because the upper receiver would not be secure and

would move about and further it would not serve its primary function of preventing the

tongue 20 the trailer from separating from the hitch ball 16.

Third, claim 1 includes the recitation "the mounting portion is adapted to be secured

to a vehicle." Mason does not disclose this feature. Instead, Mason discloses a locking

assembly 10 which "comprises a mounting plate 12 having a mounting aperture 14 directed

therethrough permitting positioning and securement of the mounting plate between a hitch

ball 16 and an unlabelled vehicle hitch." (emphasis added) (Col. 3, 11. 46-51.) Thus, Mason

teaches securing a locking assembly to a vehicle hitch and does not teach a mounting portion

which is adapted to be secured to a vehicle, as recited in claim 1.

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Finally, in claim 1, the step portion has a second stowed position that is adapted to be

forward, with respect to the direction of travel of a vehicle, of the hitch. So even assuming

that the upper receiver 26 is a step portion and that it has a stowed position when it is rotated

to the side of the trailer hitch assembly 10 (again the Applicant does not concede this), this

stowed position would be to the side of the hitch rather than forward of the hitch as required

in claim 1.

Therefore, because Mason does not disclose all of the elements of claim 1 for the

various reasons stated above, the applicant states that claim 1 is allowable over Mason.

Claim 29 recites a step apparatus, comprising, among other features, "a mounting

portion adapted to be secured to a vehicle" and "a step portion supported on said mounting

portion." As mentioned above, Mason does not disclose a mounting portion adapted to be

secured to a vehicle. Similarly, Mason does not teach a step portion, as previously discussed.

Accordingly, the applicant states that claim 29 is allowable over Mason.

Claims 29, 30, 32, 36, 37, 39, and 40 all stand together with claim 1. Claims 36, 37,

and 39 are also allowable by virtue of their dependence on claim 1, which is believed to be

allowable. Further, for reasons discussed above claim 29 and its dependent claims 30, 32,

and 40 are also allowable.

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IX. IX. CLAIMS INVOLVED IN THE APPEAL

A copy of the claims involved in the present appeal is attached hereto as Appendix A.

Dated: December 30, 2004

Respectfully submitted,

Rebecça Goldman Rudich Registration No.: 41,786

MCKENNA LONG & ALDRIDGE LLP

1900 K Street, N.W. Washington, DC 20006 Attorney for Appellants

APPENDIX A

Claims Involved in the Appeal of Application Serial No. 09/446,951

1. (Previously Presented) A step apparatus, including:

> a mounting portion adapted to be secured to a vehicle by a hitch assembly adapted to be mounted to the rear thereof, wherein the hitch assembly comprises a hitch portion adapted to be attached to a towable vehicle; and

a step portion adapted to be hinged to the mounting portion, wherein the step portion is adapted to be moveable between a first in-use position and a second stowed position whereby the mounting portion is adapted to be secured to a vehicle, the step portion is disposed above a hitch portion and usable with or without the vehicle hitch being in use, and in the second stowed position, the step portion is adapted to be adjacent to rear of a vehicle and forward, with respect to the direction of travel of a vehicle, of the hitch.

29. (Original) Step apparatus including:

a mounting portion adapted to be secured to a vehicle by the gooseneck for a ball hitch and wherein said mounting portion is secured to the gooseneck by the hitching ball; and

a step portion supported on said mounting portion.

(Original) Step apparatus according to claim 29, wherein said step portion is 30. located in use above the towing hitch.

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32. (Original) Step apparatus according to claim 30, wherein said step portion is

mounted to the mounting portion in a manner permitting the step to be moved from an in-use

position to a stored position.

36. (Previously Presented) The step apparatus according to claim 1, wherein said

step is adapted to be locked in a first position, whereby the towable vehicle adapted to be

attached to the hitch portion is unable to be detached therefrom.

37. (Previously Presented) The step apparatus according to claim 1, wherein said

step is adapted to be locked in said first position, whereby the towable vehicle adapted to be

attached to the hitch portions aid hitch is unable to be detached thereto.

39. (Previously Presented) The step apparatus of claim 1, further comprising a

pivot pin about which the step portion is adapted to be hinged to the mounting portion.

40. (Previously Presented) The step apparatus of claim 39, further comprising two

opposed lugs, wherein the pivot pin is adapted to be mounted to the lugs, wherein each lug

has an upper bearing surface which is adapted to support the underside of the step portion

when the step potion is in the first position.

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